DEPARTMENT OF HOMELAND SECURITY U.S. Immigration and Customs Enforcement

NOTICE OF INTENTION TO FINE UNDER SECTION 274D OF THE IMMIGRATION AND NATIONALITY ACT

Unit	ed States of America Office Address: 500-12th St. SW, Mailstop-5202, Rm.11078 Washington, DC 20536				
	File Number:				
	Penalty Tracking Number:				
In th	e matter of (Respondent): Edith Espinal-Moreno				
Add	ress (Street Number and Name, City, State, and Zip Code):				
c/o	Lizbeth Mateo P.C.,				
Upo	n inquiry conducted by U.S. Immigration and Customs Enforcement (ICE), it is alleged that:				
X	X On 10/28/2016, an authorized Department of Homeland Security Immigration Officer, an Immigration Judge or the Board				
	Immigration Appeals issued you a Final Administrative Removal Order.				
X	On 09/25/2017 , you				
	were required by ICE to present your departure itinerary to the ICE Office in Detroit. On that date, you presented ICE with evidence that you would depart the U.S. on 10/10/2017.				
X	On 10/10/2017 , you				
	You failed to depart the U.S. as previously agreed during your 09/25/2017 appointment with ICE.				
X	On _02/23/2018_, you				
	cut and removed your ICE-GPS tracking device. On 2/27/2018, you were notified by ICE to report to the ICE Office - Columbus, Ohio, on 3/20/2018. However, you failed to report as instructed.				
X	At the time of the alleged violation(s) you remained subject to the final order of removal.				
X	You x willfully failed or refused to depart the United States within the time period specified;				
	willfully failed or refused to make timely application in good faith for travel or other documents;				
	willfully failed or refused to present yourself for removal at time and place required by the Secretary of Homeland Security;				
	connived or conspired, or took any other action, designed to prevent or hamper or with purpose of preventing or hampering your departure.				
X	At the time of the issuance of this Notice you remain subject to the final order of removal.				

Upon the basis of the foregoing allegations, it is charged that you are in violation of the following provision(s) of law: **Section 274D of the Immigration and Nationality Act.**

Wherefore, pursuant to Section 274D of the Immigration and Nationality Act and Section 280 of title 8, it is the intention of ICE to order you to pay a fine in the amount of \$497,777.00.

Signature of Issuing Officer	J 2713 Gellert Digitally signed by J 2713 Gellert Date: 2019.06.25 16:45:07 -04'00'
Signature of Issuing Officer	Signature of Reviewing Officer
Lisa Hoechst	J 2713 Gellert
Name of Issuing Officer	Name of Reviewing Officer
Enforcement Program Manager	Unit Chief
Title of Issuing Officer	Title of Reviewing Officer
06/25/2019 Date	06/25/2019 Date

- I. You have the right to contest this Notice. If you desire to contest this Notice, you must:
 - 1. Within 30 days from the service of this Notice, submit a written defense in duplicate, under oath, with documentary evidence setting forth the reasons why a civil penalty should not be imposed; AND
 - 2. State whether a personal interview is requested; AND
 - 3. Submit your written materials contesting this Notice and any request for a personal interview, in person or by certified mail to the following address:

Attn: Civil Fines

U.S. Immigration & Customs Enforcement 500-12th St. SW, Mailstop-5202, Room 11078 Washington, DC 20536

You may file a request for an extension to respond to this Notice. The extension request cannot be for more than 30 days. You must file the request for an extension either in person or by certified mail to the address contained in Section I. You must set forth the reasons for your request, and an extension will only be granted upon good cause being shown. You may request a personal appearance before the Issuing Officer named above, or with any immigration officer at this location. The appearance will be conducted pursuant to 8 C.F.R. § 280.13(b). You have the right to file a Motion to Reopen or a Motion to Reconsider an ICE order imposing a fine to the United States Department of Justice, Board of Immigration Appeals. If you file a motion to the Board of Immigration Appeals, an immigration officer may reopen or reconsider the initial ICE decision regarding this civil fine.

- II. If a written request for a personal interview or a written defense to this Notice is not received by the deadline to respond, the ICE Deciding Official will enter an order in the case and no appeal may be taken from this decision.
- III. If you request a personal interview, the interview will be conducted pursuant to 8 C.F.R. § 280.13(b). Any evidence in opposition to the imposition of the fine may also be presented at the personal interview.
- IV. After the conclusion of the personal interview or review of your written defense, if no personal interview is requested, the Issuing Officer will prepare a report for the ICE Deciding Official summarizing the evidence and his or her recommendation. The ICE Deciding Official will issue a written decision to you by mail.
- V. The ICE Deciding Official's decision can be appealed to the Board of Immigration Appeals as provided in Code of Federal Regulations, Title 8, Part 1003. The appeal must be filed with the ICE Deciding Official to the address contained in Section I within 30 days of service of the written decision.
- VI. You have a right to representation by counsel of your choice at no expense to the U.S. Government.
- VII. Any statement given may be used against you in these proceedings.

Certificate of Service			
Lisa Hoechst		06/26/201	9
Served by (print name)		Date served	1
Lisa Hoechst, Enforcement I Name and title of employee or officer	Program Mgr.	Signature of	employee or officer
via certified mail			
Place of service			
Person served (print name)		Signature of	person served
		Refused	to sign
Method of Service			
Personal Delivery Delivery to Respondent's Attorne			
Personal Delivery - Residence			Receipt Requested